

### **GOVERNMENT OF INDIA**

# Chandigarh Administration Gazette

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#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### ORDER UNDER SECTION 144 Cr.P.C.

The 6th May, 2020

**No. DM/MA/2020/9397.**—Whereas, the Chandigarh Administration has earmarked the Rally Ground, Sector 25, Chandigarh for taking out processions, rallies, dharnas, etc. and no permission has been granted by the Chandigarh Administration to organize processions, rallies, dharnas, etc. elsewhere in the city other than the designated location, i.e., Rally Ground, Sector 25, Chandigarh and the same has been done to avoid traffic congestion, keeping in view of the convenience of the general public.

Whereas, it has been made to appear to me that certain groups of people plans to organize processions, rallies, dharnas, etc., and resort to other agitation methods in the city other than the earmarked/designated place i.e. Rally Ground, Sec 25, Chandigarh and whereas, there is an apprehension that such groups/organizations/ unions may cause obstruction, annoyance or injury to the persons lawfully employed or other general public and endanger human life and property, disturb public peace and tranquility and cause riots and affrays.

AND THEREFORE, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that taking out procession, rally, protest, strike, making speeches, raising slogans by gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec 25, Chandigarh, would cause obstruction, annoyance or injury to persons lawfully employed or other general public, disturb public peace and tranquility and cause riots and affrays and that immediate action is necessary for the prevention of the same.

Now THEREFORE, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, in exercise of the power vested u/s 144 of Cr. P.C., do hereby order as a measure of emergency that the public in general or any member thereof is prohibited from taking out procession, rally, protest, strike, making speeches, raising slogans of gathering/assembly of 5 or more people etc. within the territory of U.T., Chandigarh other than Rally Ground, Sec 25, Chandigarh, for a period of 60 days.

Further, prior permission for organizing procession, rally, protest, strike, making speeches, raising slogans, gathering/assembly of 5 or more people etc. at Rally Ground, Sector 25, Chandigarh must be obtained from the Competent Authority, i.e., the District Magistrate/concerned Sub Divisional Magistrate, U.T., Chandigarh.

Provided that the above order shall not apply to :



- (I) The police or Para-military or military persons or any other Government servant on official duties;
- (II) The processions or meetings for which prior permission in writing of the District Magistrate/concerned Sub Divisional Magistrate, Chandigarh, has been obtained;
- (III) The customary and ritualistic procession in connection with weddings and funerals.

This order shall come into force from zero hours on 18.05.2020 and shall be effective for a period of sixty days up to and including 16.07.2020.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the Office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 05.05.2020.

MANDIP SINGH BRAR, I.A.S., District Magistrate, Chandigarh.

#### OFFICE OF THE DISTRICT MAGISTRATE, CHANDIGARH

#### ORDER UNDER SECTION 144 Cr.P.C.

The 6th May, 2020

**No. DM/MA/2020/9399.**—Whereas it has been made to appear to me that there is an apprehension that anti-social elements may make their hideouts clandestinely in the residential/commercial areas of the Union Territory of Chandigarh. If suitable measures to prevent the same are not taken, the unlawful activities of these people can cause breach of peace and disturbance of public tranquility besides posing grave danger to human life and safety and injury to public property.

AND WHEREAS, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh, am of the opinion that some check is necessary on landlords/owners/managers of residential/commercial establishments so that anti-social elements in the guise of ordinary tenants, domestic servants & Paying Guests may not cause harm to the citizens and that immediate action is necessary for prevention of the same.

Now therefore, I, Mandip Singh Brar, I.A.S., District Magistrate, U.T., Chandigarh in exercise of the powers vested with me under section 144 of the Cr.P.C., do hereby order as an emergency measure that, no landlord/owner/tenant/manager of residential, commercial, etc. establishments shall rent out or sub-let any accommodation to any person, unless and until he/she has furnished the particulars of the said tenants or Paying Guests to the local Police Station. Also, no landlord/owner/tenant/manager of residential, commercial, etc. establishments shall employ any servant unless and until he/she has furnished the particulars of the said servant(s) to the local Police Station. All the persons who intend to offer accommodation on rent or employ any servant shall inform in writing the particulars of tenants, Paying Guests & servants to the Station House Officer concerned in whose jurisdiction the premises fall. Any breach of this order would invite action under section 188 of the Indian Penal Code.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general.

This order shall come into force with effect from zero hours on 15.05.2020 and shall be effective for a period of sixty days up-to and including 13.07.2020.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the Office of the District Magistrate, Chandigarh and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 05.05.2020.

MANDIP SINGH BRAR, I.A.S.,

District Magistrate, Chandigarh.

#### OFFICE OF THE DISTRICT MAGISTRATE, U.T., CHANDIGARH

#### ORDER UNDER SECTION 144 Cr.P.C.

The 6th May, 2020

No. DM/MA/2020/9403.—WHEREAS it has been made to appear to me that some Immigration/ Emigration/Student Visa Companies are running their offices in U.T., Chandigarh. Since there is no need of license for consultancy of student visa, they also start providing of Immigration/Emigration consultancy to the people. They get published advertisements in leading newspapers and dupe the innocent people of Punjab, Haryana and Himachal Pradesh and after 2/3 months, they close their offices and run away from the city. The unlawful activities of these companies can cause endanger to the general public.

AND WHEREAS, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh, am of the opinion that some check is necessary on these companies so that they may not cause harm to the citizen and that immediate action is warranted in this regard.

Now THEREFORE, I, Mandip Singh Brar, I.A.S., District Magistrate, Chandigarh in exercise of the power vested in me u/s 144 of the Cr.P.C., do hereby order as an emergency measure that before establishing such companies, it is mandatory for the owner of the company to provide complete antecedents in writing to the local Police Station and at Public Window, Police Headquarter, Sector 9, Chandigarh, within 7 days as and when they start their business in the City.

It is further, ordered that the immigration companies will mention their registration number in the Performa point 2 (ii) while providing information to the Chandigarh Police at Public Window Police Headquarters, Sector-9, Chandigarh, as well as in advertisement given for the immigration companies.

In view of the emergent nature of the order, it is being issued *ex parte* and is addressed to the public in general. Any breach of this order would invite action under section 188 of the Indian Penal Code.

This order shall come into force with effect from zero hours on 15.05.2020 and shall be effective for a period of sixty days up-to and including 13.07.2020.

This order shall be promulgated by affixing copy thereof at the Notice Boards of the Office of the undersigned and publication in the newspapers having circulation in the area, through the office of the D.P.R., Chandigarh.

Given under my hand and seal on 05.05.2020.

MANDIP SINGH BRAR, I.A.S.,

District Magistrate,

Chandigarh.

#### CHANDIGARH ADMINISTRATION

#### HOUSE ALLOTMENT COMMITTEE

#### Notification

#### 25th February, 2020

- **No. 2020/A5/209.**—In exercise of the powers conferred by Rule 45 of the Fundamental Rules and all other powers enabling him in this behalf, the Administrator, Union Territory, Chandigarh, hereby makes the following Rules further to amend the "Government Residences (Chandigarh Administration General Pool) Allotment Rules, 1996" namely:—
- 1. (i) These rules may be called the "Government Residences (Chandigarh Administration General Pool) Allotment (Amendment) Rules, 2020".
- (ii) They shall come into force from the date of their publication in the Chandigarh Administration Gazette.
- 2. In the Government Residences (Chandigarh Administration General Pool) Allotment Rules, 1996 (hereinafter referred to as the Rules), in Rule-SR-317-AM-6, after the clause (2), the following shall be added namely:—

Priority would be given to IAS/IPS/IFS/HCS/PCS (Executive and Judicial)/DANIPS posted in/on deputation to UT Chandigarh for allotment of Transit Flats in Sector 19, Chandigarh.

The Central Government Group 'A' Officers working in Central Govt. Offices at Chandigarh may be allotted Transit Flats in Sector 19, Chandigarh, for a period of six months, subject to the condition that:

- (i) On submission of an affidavit that neither he/she nor his/her spouse or dependent family member owns a house in the Urban Estates of Chandigarh, Panchkula and Mohali;
- (ii) the allottee will be charged Rs. 800/- per month as Transit Accommodation Fee (TAF) and
- (iii) the applicant has applied in the Central Government Pool (with details of the eligibility etc.) and will also supply the copy of that while applying for the Transit Accommodation.
- (iv) On receipt of Certificate of Non-Availability of accommodation with Director Estates/ Central Pool.
- (v) An Affidavit/undertaking that he/she shall not be withdrawing HRA (House Rent Allowance) from his department during his occupation of the Transit Accommodation.

Further extension of validity of allotment of Transit Flat for another six months would be allowed to the said Officer subject to :

- (i) On receipt of certificate from his/her office regarding status of his application for allotment of accommodation with Director Estates/Central Pool and
- (ii) On receipt of certificate of Non-availability of accommodation with Director Estates/ Central Pool and
- (iii) TAF now shall be charged at Rs.1600/- per month.

Further extension for beyond one extension shall not be allowed.

It shall be permitted only in exceptional cases with the approval of Adviser to the Administrator, Union Territory, Chandigarh.

However, TAF to be charged at Rs.2400/- per month.

That the transit accommodation will be available only for incoming officers to Chandigarh, who are waiting allotment of regular houses in Chandigarh. This will apply to all categories of employees including judicial officers.

In the case of Judicial Officers working in District Court/ High Court, Chandigarh, who have been transferred outside UT, Chandigarh shall not be eligible for Transit Accommodation.

(By order in the name of the Administrator, Union Territory, Chandigarh).

DR. AJAY KUMAR SINGLA, IAS,

Secretary,
House Allotment Committee,
Chandigarh Administration.

# CHANDIGARH ADMINISTRATION HOUSE ALLOTMENT COMMITTEE

#### Notification

The 12th March, 2020

- **No. 2020/A5/217.**—In exercise of the powers conferred by Rule 45 of the Fundamental Rules and all other powers enabling him in this behalf, the Administrator, Union Territory, Chandigarh, hereby makes the following Rules further to amend the "Government Residences (Chandigarh Administration General Pool) Allotment Rules, 1996" namely:—
- 1. (i) These rules may be called the "Government Residences (Chandigarh Administration General Pool) Allotment (Amendment) Rules, 2020".
- (ii) They shall come into force from the date of their publication in the Chandigarh Administration Gazette.
- 2. In the Government Residences (Chandigarh Administration General Pool) Allotment Rules, 1996 (hereinafter referred to as the Rules), the Word "fifty times the normal license fee" shall be substituted as "100 times of the normal license fee for the first three months of overstay and 200 times from forth month onwards till actual vacation" in Rule-SR-317-AM-21.

(By order in the name of the Administrator, Union Territory, Chandigarh).

VINOD P. KAVLE, IAS,

Secretary, House Allotment Committee, Chandigarh Administration.

## CHANDIGARH ADMINISTRATION

#### DEPARTMENT OF PERSONNEL

#### Notification

The 12th May, 2020

No. 28/59-IH(7)-2020/4885.—In partial modification of the Notification No. LD-88/1302, dated 25th February, 1988 and No. 28/1/29/92-IH(7)/1766, dated 24th January, 1992 and in exercise of the powers conferred by sub-section (1) of Section 3 of the Chandigarh (Delegation of Powers) Act, 1987, the Administrator, Union Territory, Chandigarh is pleased to direct that following shall be the Appointing and Disciplinary Authority (Minor/Major Penalty) in respect of the officers/officials working in Chandigarh Administration:—

1.	All India Services (AIS) Officers	As per rules/instructions of Government of India
2.	State Civil Services (SCS) Officers	Concerned State Government
3.	DP/GMCH, Chief Engineer, Chief Architect, DHS	Administrator
4.	Group A	Adviser to the Administrator
5.	Group B	Administrative Secretary
6.	Group C	Head of Department
7.	Group D	Head of Department

- 2. However, the following matters shall require the approval of the Administrator, Union Territoty, Chandigarh:—
  - (i) To send proposals to Government of India for taking All India Services (AIS) officers on deputation to U.T., Chandigarh
  - (ii) To take State Civil Services (SCS) officers on deputation.
  - (iii) To send disciplinary action proposals against All India Services/State Civil Services (AIS/SCS) officers to the concerned disciplinary authorities.
- 3. Notification No. 28/59-IH(7)-2019/18258, dated 29th November, 2019 and No. 28/59-IH(7)-2020/4340, dated 30th March, 2020 issued by this department are hereby withdrawn.

By order and in the name of Administrator, Union Territory, Chandigarh.

"No legal responsibility is accepted for the contents of publication of advertisements/public notices in this part of the Chandigarh Administration Gazette. Persons notifying the advertisements/public notices will remain solely responsible for the legal consequences and also for any other misrepresentation etc."